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A Those are held by the Central Trust Company and are obligations of John D. Keller, and small notes; one for \$60.30, another note for \$60.30, another one for \$475.92, another one for \$101.50, and a note of Percy Keller, endorsed by John D. Keller, \$64.48; makes a total of \$762.50. That is the first item I told you.

- Q His wife is not on any of those?
- A His wife is not on any of these. The second I gave you a note signed by John D. Keller, \$7,858.45, having as collateral security 91 shares of Central Trust Company stock, and 3131 Miller Train Control. The third item I gave you is a note of John D. Keller for \$300, secured by collateral already pledged.
 - Q On those does Mrs. Keller's name appear?
- A Mrs. Keller's name is not on any of them. The total amounts to \$20,935.13, the grand total of this indebtedness represented by the Receiver of the Central Trust Company directly and indirectly, and that includes \$1100 owned by me personally, which of course is not connected with the Central Trust Company.

CROSS EXAMINATION BY MR. DELAUTER:

- Q This list you made up from the notes?
- A Yes, that list I made up from the notes that were brought to me at the time, and thay were verified by the Keller people. They saw the notes.
 - I would like to say that I certainly did make a very diligent search for this deed.
 - Q Over at Middletown?
 - A Yes, sir, I did.
 - Q At home?
- A I went through everything I knew of or thought it could be, because I couldn't imagine that deed couldn't be there.

GEORGE M, GITTINGER, a witness of lawful age, produced on the part of the plaintiff, being first duly sworn, deposes and says:

- By Mr. Coblentz:
 - Q Your name is George M. Gittinger?
 - A Yes, sir.
 - Q You have been the secretary to Mr. Coblentz?
 - A Since February, 1915.
- Q State whether or not you saw a deed from the Middletown Improvement Association to Mr. Coblentz in your files?
- A Mr. Coblentz called me in the office -- it was over there in that office before we moved-- it was 1918 or 1919, one of the two, and he called me in and handed me that deed and it was titled on the outside, and he said, "Mr. Gittinger, put that in the file without recording it; we won't record it just yet".
 - Q How was the titling?
- A Middletown Improvement Association to Emory L. Coblentz, and I opened it -- naturally I opened the deed after seeing the title, to see the caption, and it called for a lot, my recollection is, 54 feet, and an additional 25 feet or something like that, North 25 feet of the adjoining lot, making a total of 79 feet. Now those figures may not be exactly correct.
 - Q What else did the deed contain? What else did you observe in the deed?
- A A lot of restrictions. It noted that this lot of 54 feet was abutting an entrance driveway to a driveway in the rear, and it had a lot of restrictions. My recollection is one restriction was that the house whould set high enough that the land would be sloping from the sidewalk.
 - Q Where did you put that deed?